1

17 building a railway switch and purchasing right-of-way for the Cherokee state hospital. Cherokee, at a cost of not to exceed \$25,000.00, are 18 19 hereby approved; that the plans and specifications for the erection of a new laundry building and equipment at the Independence state 20 hospital, Independence, at a cost of not to exceed \$25,000.00, are hereby 21 22 approved; that the plans and specifications for the erection of cottages 23 and administration building for the Iowa industrial reformatory for females, at a cost of not to exceed \$100,000.00, are hereby approved; 24 25 that the plans and specifications for the erection of a cow barn at the institution for feeble-minded children, Glenwood, at a cost of not to 26 exceed \$9,000.00, are hereby approved; that the plans and specifica-27 28 tions for the erection of a gymnasium and physical building for the industrial school for boys, Eldora, at a cost of not to exceed \$50,000.00, 29 30 are hereby approved; that the plans and specifications for the erection of an addition to the hospital for advanced cases of tuberculosis, and 31 equipment, furniture and furnishings for same at the state sanatorium 32 for the treatment of tuberculosis, Oakdale, at a cost of not to exceed 33 34 \$60,000.00, are hereby approved; that the plans and specifications for an addition to the west wing of the administration building at the 35 institution for feeble-minded children, Glenwood, at a cost of not to 36 exceed \$10,000.00, are hereby approved. 37

SEC. 2. Erections authorized. The board of control of state institutions is hereby authorized to erect all of the buildings enumerated in section one (1) of this joint resolution as soon as funds are appropriated and are available, and the board is hereby authorized to make changes in any of said plans if in their judgment it will be better for the institution, no change, however, to be made that will cost more for the building and improvement than is set aside for that purpose in section one (1) of this joint resolution.

Approved April 20, A. D. 1915.

## CHAPTER 328.

## REGISTRATION OF MOTOR VEHICLES.

S. F. 606.

AN ACT to amend sections fifteen hundred seventy one-m-two (1571-m-2), fifteen hundred seventy one-m-five (1571-m-5), fifteen hundred seventy one-m-six (1571-m-6), fifteen hundred seventy one-m-fifteen (1571-m-15), fifteen hundred seventy one-m-fifteen (1571-m-15), fifteen hundred seventy one-m-seven (1571-m-7), and to repeal section fifteen hundred seventy one-m-twelve (1571-m-12) of the supplement to the code, 1913, relating to the registration of motor vehicles.

Be it enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. Application. Amend the law as it appears in section 2 fifteen hundred seventy one-m-2 (1571-m-2) of the supplement to the
- 3 code, 1913, by striking from line four (4) thereof the words "a veri-
- 4 fied" and substituting therefor the word "an" and by adding to said

5 section the following: "When said application is for the registration of a motor vehicle which has been previously registered, said application shall obtain in substance only the following:

8

9

1

2

3

4

5

6

8

9

10

11 12

13

 $\frac{1}{2}$ 

3

4 5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23 24 25

 $\frac{26}{27}$ 

28 29 30

31

Name of owner with postoffice address and residence; former registration number with factory number and make of car.

SEC. 2. Purchase of plates. Amend the law as it appears in section fifteen hundred seventy one-m-5 (1571-m-5) of the supplement to the code, 1913, by adding thereto the following:

"The executive council shall purchase all motor vehicle number plates required under this chapter either by letting contract therefor to the lowest bidder upon specifications and samples, or by having same made for the state at state institutions under the state board of control. A record of all bids submitted shall be kept and the samples submitted shall be preserved until the next subsequent letting. The successful bidder shall be required to execute to the state a good and sufficient bond in such amount as the executive council shall require conditioned upon the plates furnished being in accordance with the samples and specifications upon which the contract was let.

SEC. 3. Registration fee—lien, etc. That the law as it appears in section fifteen hundred seventy one-m-seven (1571-m-7) of the supplement to the code, 1913, is hereby amended by adding thereto the following:

"All registration fees herein provided for shall be and continue a lien against the motor vehicle for which said fees are payable until such time as they are paid as provided by law with any accrued penal-The lien of the original registration fee shall attach at the time the same is first payable as provided by law and the lien of all renewals of registration shall attach on January 1st of each year there-The collection of same may be enforced against said motor vehicle as may other liens or it may be collected by suit against the owner who shall remain personally liable therefor until such time as transfer thereof shall be reported to the motor vehicle department or until such time as said vehicle ceases to be in use and all fees and penalties to such date shall be paid. On April 1st of each year a penalty of 10% shall be added to all fees not paid by that date and on May 1st of each year the secretary of state shall send to the county attorney of each county a list of all motor vehicles in said county on which registration fee has not been paid showing the amount of delinquent fee, registration number, make and factory number, \*the amount of delinquent fee, registration number, make and factory number,\* together with the name of the owner of each such car as disclosed by his records. It shall be the duty of the county attorney to collect these fees including all penalties provided by law, the county attorney to receive 10% of the fees and penalties thus collected by him as his full compensation in the matter. An additional penalty of 10% shall be added on the 1st day of April and an additional penalty of 5% shall be added on the 1st day of each month thereafter until paid to become a part of the original motor vehicle fund. Should it be necessary to seize the car for the purpose of enforcing said lien, the sheriff is given all of the right and authority now given to him or

<sup>[\*</sup>the amount of delinquent fee, registration number, make and factory number,\*—evidently a repetition.]

33

34

35

36 37

38

39

40 41

42

43

44 45

46 47

48

49

50

51

52 53

54

1 2

3

4 5

6

7

10

11

12 1

3

4

5

9

10

to special tax collecting agents in the collection of personal property taxes and in addition to the ordinary costs payable in such cases, shall be added an attorneys fee to be paid to the county attorney in the sum of 10% upon the amount of tax and penalty so collected, which attorneys fee shall be taxed as a part of the costs. All fees and penalties collected by the county attorney shall be remitted to the secretary of state on the 1st day of the following month, except such sums as may be due the county attorney hereunder which he may retain.

Immediately upon collecting any license fee, the said county attorney shall execute to the party paying same a receipt therefor showing name of person paying the amount thereof and a general description of the car upon which paid, giving make of car and factory number and the person so paying same may forward said receipt to the secretary of state with his application for registration and the secretary of state shall thereupon register said car, charging the county attorney so issuing said receipt with the amount thereof, proper credit to be made when remittance is made by said county attorney.

On or before January 1st of each year the secretary of state shall cause to be mailed to each owner of a motor vehicle subject to registration as disclosed by his records, a notice and blank for return calling attention to the annual tax, when due and accruing penalties in case of failure to pay, but failure to give such notice shall not constitute a defense against proceedings hereunder.

55

Life of number plates. That the law as it appears in section fifteen hundred seventy one-m-twelve (1571-m-12) is hereby repealed and the following enacted in lieu thereof:

Such number plates shall be retained permanently upon the car to which assigned during such portion of the period remaining unexpired from the date assigned to January 1, 1919, and on January 1, 1919 new number plates shall be issued to be the permanent number plates for the period of three (3) years thereafter and in each instance for such unexpired portion of the three (3) year period as may remain at the time such number shall be assigned and thereafter such number plates shall be assigned for three (3) year periods or unexpired portion of such three (3) year periods.

- Detaching plates. At the expiration of said periods for which said number plates are issued as hereinbefore prescribed, said number plates shall be detached from the machines for which issued and shall not be thereafter used by any person, and any person who shall thereafter make use thereof upon any vehicle or who during the period for which issued shall use same upon any car other than the car for which issued and any person who shall make application for the registration of any machine under erroneous description for the purpose of avoiding payment of taxes or securing a lighter tax shall be guilty of a misdemeanor and punished accordingly.
- SEC. 6. Dealers—annual registration. The law as it appears in section fifteen hundred seventy one-m-fifteen (1571-m-15) supplement to the code, 1913, is hereby amended by striking out all after the 3 period following the word "section" in line nine (9) thereof. 4
- 1 Blanks for dealers—duty. Amend the law as it appears 2 in section fifteen hundred seventy-one-m-14 (1571-m-14), supplement to the code, 1913, by adding thereto the following:

"The secretary of state shall furnish to each dealer registering, blanks to be by him used in notifying the secretary of state of each car by him sold and it shall be the duty of the dealer so selling to forthwith fill out said blank showing the name and address of the purchaser, date when sold, make of car sold, and the factory number thereof and forward same by mail to said secretary of state."

SEC. 8. Effectiveness of act. The provisions of this act shall have no application to the year 1915 and shall become effective January 1, 1916 except that the secretary of state shall give the notices herein provided for during 1915 and to that extent this act shall take effect July 4, 1915.

Approved April 20, A. D. 1915.

4

10

11

12

13

14

 $15 \\ 16 \\ 17$ 

18 19

20

21

22

23

## CHAPTER 329.

## TRADE-MARK FOR IOWA MADE BUTTER.

S. F. 265.

AN ACT to amend the law as it appears in chapter thirteen (13) title twelve (XII) supplement to the code, 1913, relating to the dairy and food commissioner, providing license for emulsifying devices, and to adopt and establish a state trade-mark for butter.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Trade-mark for Iowa made butter. That the law as it appears in section twenty-five hundred and fifteen-f (2515-f), supplement to the code, 1913, be and the same is hereby amended by adding after the word "commissioner" in the twenty-fourth (24) and twenty-fifth (25) lines the following:

"For the purpose of insuring a higher standard of excellence and quality, a more uniform butter market, a higher market value for the butter manufactured in the state, and to insure a more healthful product for consumption at home and abroad, there is hereby created and adopted the following state trade-mark (or such modification thereof as may be made by the executive committee to meet the requirements of the United States copyright laws) for butter manufactured in the state of Iowa. The mark shall consist of a heavy circle with an inner light circle, the center space being occupied by an outline of the map of Iowa and within the outline shall appear in prominent letters the words 'Iowa Butter.' In the space above the outline and within the light circle shall appear the words 'First Quality. License No......' and the words 'State Butter Control' shall be inserted in the space below the outline of the map and within the light circle. trade-mark and its use and regulation shall be in charge of and under the control of an executive committee of five members consisting of the president of the Iowa state dairy association, the president of the Iowa state buttermakers' association, the dean of the division of agriculture of the Iowa state college of agriculture and mechanic arts,